1 Eddie R. Jimenez (SBN 10376) ejimenez@piteduncan.com 2 Ace Van Patten (SBN 11731) avanpatten@piteduncan.com 3 PITE DUNCAN, LLP 520 S. 4th Street, Suite 360 4 Las Vegas, NV 89101 Telephone: (858) 750-7600 Facsimile: (619) 590-1385 5 6 Attorney for *Appellant/Movant* Green Tree Servicing, LLC (successor in interest 7 to GMAC Mortgage, LLC) 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 Case No. 3:13-cy-00394-MMD GREEN TREE SERVICING, LLC 11 (SUCCESSOR IN INTEREST TO GMAC Consolidated with Case No. 3:13-cv-00667-MORTGAGE, LLC), 12 RCJ Appellant, 13 BK Case No. Bk-S-12-51080-BTB VS. 14 STIPULATION DISMISSING APPEAL PURSUANT TO BANKRUPTCY CHRISTINA LOUISE PEZONELLA, 15 COURT'S ENTRY OF STIPULATED Debtor/Appellee. ORDER REGARDING DISTRIBUTION 16 OF SALE PROCEEDS AND VACATING SANCTION ORDERS 17 18 19 Appellant/movant Green Tree Servicing, LLC ("Green Tree") (successor in interest to 20 GMAC Mortgage, LLC), by and through its counsel of record, Eddie R. Jimenez of Pite Duncan, 21 LLP, and appellee/debtor Christina Louise Pezonella ("Appellee"), by and through her counsels of 22 record, Christopher P. Burke and Michael C. Lehners, hereby submit the instant Stipulation 23 Dismissing Appeal Pursuant to Bankruptcy Court's Entry of Stipulated Order Regarding 24 Distribution of Sale Proceeds and Vacating Sanction Orders ("Stipulation"). In support of their 25 Stipulation, the parties respectfully show the Court as follows and request the Court enter the 26 accompanying order approving their Stipulation. 27 1././ 28 1././ CASE No. 3:13-cv-00394-MMD

STIPULATION DISMISSING APPEAL

I. RELEVANT BACKGROUND

A. THE LOAN

On or about August 23, 2006, Appellee and her spouse, Mark D. Lardner (collectively, the "Borrowers") obtained a loan (the "Loan") from Homecomings Financial Network, Inc. in the original principal sum of \$205,000.00, which was reflected in a promissory note secured by a deed of trust (the "Deed of Trust") encumbering the real property located at 2375 Howard Street, Sparks, Nevada 89434 (the "Property"). The beneficial interest under the Deed of Trust was assigned to GMAC Mortgage, LLC ("GMACM"). Green Tree subsequently acquired GMACM's rights and interest in the Loan.

B. THE BANKRUPTCY FILING AND CONFIRMED PLAN

On May 9, 2012, Debtor commenced this case by filing a voluntary petition for relief under chapter 13 of Title 11 of the United States Code, 11 U.S.C. § 101, et seq. (the "Bankruptcy Code"). (See BK Dkt. No. 1). The Property was among the assets that Debtor identified in her sworn schedules. (See id.)

On June 20, 2012, GMACM filed a Proof of Claim (the "Claim") reflecting that the outstanding balance of the Loan was \$220,490.77, as of the date Debtor filed her petition. (*See* Claims Register, Claim No. 5-1). Prompted by the fact that Debtor expressed an intention to file a motion to value the Property under section 506 of the Bankruptcy Code, on July 12, 2012, GMACM and Debtor entered into a Stipulation Re: Treatment of GMAC's Claim Under Debtor's Chapter 13 Plan of Reorganization (the "Stipulation") whereby the parties stipulated that: (1) the value of the Property was \$90,000.00; (2) GMACM's secured claim would be reduced to \$90,000.00; and (3) the balance of GMACM's claim would be treated as a general unsecured claim under Debtor's chapter 13 plan. (See BK Dkt. No. 19). The Stipulation was later amended on July 18, 2012, ¹ (see BK Dkt. No. 21), and approved by an order of the Court on July 18, 2012, (see BK Dkt. No. 22).

On March 27, 2013, Debtor filed a Fourth Amended Plan (the "Fourth Plan") wherein she proposed to contribute her monthly disposable income to the plan over a 60 month term. (See BK

¹ The only change to the Stipulation was the amendment of paragraph 6 to require GMACM to provide Debtor with notice of any default under the agreement, which was not required under the original Stipulation.

Dkt. No. 48). The Court entered an order confirming the Fourth Plan on June 12, 2013 (the "Confirmation Order"). (See BK Dkt. No. 56). C. THE MOTION TO SELL AND APPEALS On June 10, 2013, Debtor filed a Motion to Sell Real Property (11 U.S.C. § 363(b)) (the "Motion to Sell") wherein she sought authorization to sell the Property to Brandon and Krystal Whipple pursuant to section 363(b) of the Bankruptcy Code. (See BK Dkt. No. 52). Despite Green Tree's opposition, on July 8, 2013, the Court entered an Order Granting Motion to Sell Real 7 Property (the "Sale Order") wherein it authorized Debtor to sell the Property. (See BK Dkt. No. 65). 8 Nothing in the Sale Order addressed whether the sale was authorized to be made free and clear of 9 10 liens. (See id.) On July 22, 2013, Green Tree filed a Notice of Appeal and a separate Statement of Election to Have Appeal Heard by United States District Court. (See BK Dkt. Nos. 69, 71). See Green Tree Servicing, LLC v. Pezonella (In re Pezonella), Case No. 13-cv-00394-MMD (D. Nev.). Through the 13 appeal, Green Tree seeks, among other things, confirmation that it has a lien on any excess proceeds 14 from the sale of the Property. 15 On July 26, 2013, Green Tree filed a Motion for Stay Pending Appeal (the "Motion for 16 Stay") in this case. (See BK Dkt. No. 79). The Court entered an order denying the Motion for Stay 17 on September 10, 2013, which provides, among other things, that the "net proceeds from the sale [of 18 19 the Property] upon the close of escrow shall be held by the Chapter 13 Trustee pending discussion for resolution by the parties or determination by the appellate court." (See BK Dkt. No. 101). 20 On October 2, 2013, Debtor filed a Motion to Impose Sanctions for Contempt and Violation 21 of the Automatic Stay (the "First Motion for Sanctions") wherein she requested sanctions based on 22 Green Tree's purported violation of the automatic stay and contemptuous conduct. (See BK Dkt. No. 23 109). The First Motion for Sanctions was set for hearing on October 4, 2013. (See BK Dkt. No. 141). 24 25 At the hearing, the Court sanctioned Green Tree and its counsel at total of \$9,050.00 ("Sanction Order").2 (See BK Dkt. No. 138). 26 27 /././

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² \$250.00 to Law Library in Las Vegas, Nevada and \$8,800.00 to Washoe County Law Library. CASE No. 3:13-cv-00394-MMD

1	On June 13, 2014, the parties filed their Agreed Motion to Approve Compromise, Settlement,
2	and Distribution of Sale Proceeds. (See BK Dkt. No. 225).
3	Based on unresolved issues at the July 29, 2014 hearing on the parties' Agreed Motion to
4	Approve Compromise, Settlement, and Distribution of Sale Proceeds, the Court refused to enter the
5	order approving the parties' compromise.
6	On September 16, 2014, the parties filed their Joint Status Report with the District Court.
7	(See Dist. Dkt. No. 35).
8	On September 17, 2014, the District Court denied all pending motions in both appellate cases
9	without prejudice and with leave to request reinstatement in the event settlement is not reached. (See
10	Dist. Dkt. No. 36).
11	On October 31, 2014, the parties filed their Joint Status Report with the District Court. (See
12	Dist. Dkt. No. 37).
13	On November 15, 2014, the parties filed their Joint Status Report with the District Court.
14	(See Dist. Dkt. No. 39).
15	On February 5, 2015, the Bankruptcy Court entered the attached Stipulated Order Regarding
16	Distribution of Sale Proceeds and Vacating Sanctions Orders. See, Exhibit A attached hereto.
17	Based upon the foregoing and, in accordance with the terms of the attached Stipulated Order
18	Regarding Distribution of Sale Proceeds and Vacating Sanctions Orders, the parties stipulate as
19	follows:
20	II. STIPULATION
21	In consideration of the foregoing and conditioned on the Court's approval, Green Tree and
22	Debtor/Appellee stipulate and agree as follows:
23	1. Pursuant to and in accordance with the Stipulated Order Regarding Distribution of
24	Sale Proceeds and Vacating Sanctions Orders, Green Tree and Debtor/Appellee stipulate to the
25	dismissal of Case No. 13-cv-00394-MMD (D. Nev.) (Green Tree Servicing, LLC v. Pezonella (In re
26	Pezonella).
27	2. Pursuant to and in accordance with the Stipulated Order Regarding Distribution of
28	Sale Proceeds and Vacating Sanctions Orders, Green Tree and Debtor/Appellee stipulate to the

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1	dismissal of Case No. 13-cv-00667-RCJ (D. Nev.) (Green Tree Servicing, LLC v. Pezonella (In re				
2	Pezonella).				
3	3. This Stipulation may be signed in counterparts, each and which shall be deemed an				
4	original, and all which taken together shall constitute one of the same document. Facsimile copies				
5	of signatures shall constitute as originals.				
6					
7	Respectfully submitted,				
8	PITE DUNCAN, LLP				
9	112011				
10	Dated: 275/15 EDDIE R.JIMENEZ				
11	Attorneys for Movant/Appellant Green Tree Servicing, LLC (successor in interest to				
12	GMAC Mortgage, LLC)				
13					
14	Dated: 2/25/2015 /S/ Christopher P. Burke CHRISTOPHER R. BURKE				
15	Attorney for Debtor/Appellee Christina Louise Pezonella				
16	200.001 920.000				
17	Dated:				
18 19	MICHAEL C. LEHNERS Attorney for Debtor/Appellee Christina Louise Pezonella				
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	6 CASE NO. 3:13-cv-00394-MMD STIPULATION DISMISSING APPEAL				
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7	Respectfully submitted,					
8	PITE DUNCAN, LLP					
9						
10	Dated:EDDIE R. JIMENEZ					
11	Attorneys for Movant/Appellant Green Tree Servicing, LLC (successor in interest to					
12	GMAC Mortgage, LLC)					
13						
14	Dated: CHRISTOPHER R. BURKE					
15	Attorney for Debtor/Appellee Christina Louise Pezonella					
16						
17	Dated:					
18	Attorney for Debtor/Appellee Christina					
19 20	Louise Pezonella					
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	6 CASE NO. 3:13-cv-00394-MMD STIPULATION DISMISSING APPEAL					

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2	avanpatten@piteduncan.com Eddie R. Jimenez (SBN 10376)			
3	ejimenez@piteduncan.com PITE DUNCAN, LLP			
4	701 Bridger Avenue, Suite 700 Las Vegas, Nevada 89101			
5	Telephone: (858) 750-7600 Facsimile: (619) 590-1385			
6 7	Attorneys for <i>Appellant</i> Green Tree Servicing, LLC (successor in interest to GMAC Mortgage, LLC)			
8			D.W.	
9	UNITED STATES I		KT	
10	DISTRICT O			
11	GREEN TREE SERVICING, LLC (SUCCESSOR IN INTEREST TO GMAC		cv-00394-MMD	
12	MORTGAGE, LLC),	Consolidated w	vith Case No. 3:13-cv-00667-	
13	Appellant,	BK Case No. B	k-S-12-51080-BTB	
14	VS.	PROOF OF S	ERVICE	
15	CHRISTINA LOUISE PEZONELLA,			
16	Debtor/Appellee.			
17	I, Meliza Martinez-Meza, declare that:			
18	I am employed in the County of San Diego, California. My business address is: 4375 Jutland			
19	Drive, Suite 200, P.O. Box 17933, San Diego, CA 92177-0933. I am over the age of eighteen years			
20	and not a party to this cause.			
21	On February 26, 2015, I served the STIPULATION DISMISSING APPEAL PURSUANT			
22	TO BANKRUPTCY COURT'S ENTRY OF STIPULATED ORDER REGARDING			
23	DISTRIBUTION OF SALE PROCEEDS AN	ND VACATING	SANCTION ORDERS and	
24	PROPOSED ORDER in said cause by placing a true and correct copy thereof enclosed in a sealed			
25	envelope with postage thereon fully prepaid in the	he United States	Mail at San Diego, California,	
26	addressed as follows:			
27	/././			
28	/././			

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1	Christina Louise Pezonella				
2	1643 London Circle Sparks, NV 89431				
3	(Via U.S. Mail)				
4	Christopher P. Burke Christopher P. Burke, Esq. and Associates				
5	701 Plumas Street Reno, NV 89509				
6	Michael C. Lehners				
7	Law Office of Michael Lehners 429 Marsh Ave. Rone, NV 80500				
8	Reno, NV 89509				
9	Honorable Miranda M. Du United States District Court				
10	400 S. Virginia St. Reno, NV 89501				
11	(Via U.S. Mail)				
12	I declare under penalty of perjury that the foregoing is true and correct and that this				
13	declaration was executed on February 26, 2015, at San Diego, California.				
14	<u>/s/ Meliza Martinez-Meza</u> MELIZA MARTINEZ-MEZA				
15	WIELIZA WARTINEZ-WIEZA				
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